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PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 4th January 1964

S.R.O. 25.—In exercise of the powers conferred by Section 189 read with Section 22, of the Air Force Act, 1950 (45 of 1950), the Central Government hereby makes the following further amendment in the Indian Air Force Act Rules, as continued in force by rule 13 of the Air Force Act Rules, 1950, namely:—

1. These rules may be called the Indian Air Force Act (Amendment) Rules, 1963.
2. In the Indian Air Force Act Rules, for rule 13, the following rule shall be substituted, namely:—
13. **Authorities empowers to authorise discharge.**—(1) Each of the authorities specified in column 3 of the table below shall be the authority competent, in respect of persons subject to the Act specified in column 1 thereof, for the causes specified in column 2 and in the manner specified in column 4, to discharge such persons from the service.
- (2) Any power conferred by this rule on any of the aforesaid authorities may also be exercised by any other authority superior to it.

TABLE

Person enrolled under the Act who have been attested

Class	Cause of discharge	Competent authority to authorise discharge	Special Instructions
Officers of the Indian Air Force	All causes of discharge	The Central Government	A notification in the Official Gazette of the retirement of an officer, the relinquishment of his commission etc. shall be deemed to be a discharge within the meaning of sub-section (2) of section 2 of the Act.
1	2	3	4
(i)	At his own request on transfer to pension establishment.	Commanding Officer	To be carried out in accordance with the conditions of enrolment.
(ii)	On fulfilling the conditions of his enrolment.	Commanding Officer	Do.

1	2	3	4
(iii)	Having been found medically unfit for further service.	Commanding Officer	To be carried out only on the recommendations of an invaliding Board.
(iv)	On transfer to the pension establishment or on discharge with gratuity otherwise than at his own request or under item (iii).	Director of Personnel (Airmen).	
(v)	Having been found inefficient in his rank or trade and being unwilling to accept reduction or remustering.	Air Officer i/c Administration.	An airman reported as inefficient will, as far as vacancies allow be permitted to remuster and/or accept reduction in any rank and trade for which he is reported as suitable. If no such vacancy exists or if he declines to accept such remustering or reduction, he will be discharged under this item.
(vi)	At his own request before fulfilling the conditions of his enrolment.	Director of Personnel (Airmen)	
(vii)	His services no longer required:— (a) Due to reduction in establishment or to reorganisation. (b) Unsuitable for retention in the Air Force (on disciplinary grounds).	Director of Personnel (Airmen). Air Officer i/c Administration.	
(viii)	All other classes of Discharge.	Air Officer i/c Administration.	
(ix)	At his own request before fulfilling the conditions of his enrolment.	(i) Air or other Officer i/c of Command (ii) Director of Personnel (Airmen) in case of units directly under Air Headquarters.	The competent authority mentioned in the preceding column will exercise this power only when he is satisfied as to the bonafides of the application and that the total strength of the Air Force will not thereby be unduly reduced.
(x)	Unlikely to make an efficient airman.	Commanding Officer	Applicable to airmen undergoing training for airman.
(xi)	All other classes of discharge	Commanding Officer.	

File No. 22551/326/PAI]

S. C. DUBE, Dy. Secy.

New Delhi, the 9th January 1964

S.R.O. 26.—In exercise of the powers conferred by clause (h) of sub-section (i) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby nominates for a period of three years, the following persons as non-official members of the Central Advisory Committee of the National Cadet Corps, namely:—

1. Shri N. H. Bhagwati, Vice-Chancellor, Banaras Hindu University, Varanasi-5.

2. Lt.-Gen. Kalwant Singh (Retd.) 4-D, Sector 5, Chandigarh.
3. Shrimati Suprabha Choudhury, Principal, Victoria Institution, Calcutta-9.
4. Lt.-Col. Goda Varma Raja, Kaudiar Palace, Trivandrum-3.
5. Dr. G. S. Mahajani, Vice-Chancellor, Rajasthan Agricultural University, Udaipur.

[File No. 0064/NCC/CD.]

K. SUBRAHMANYAM, Dy. Secy.

New Delhi, the 9th January 1964

S.R.O. 27.—In exercise of the powers conferred by sub-section (1) of section 16 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby **fixes** 10th March 1964, as the date on which elections in Nainital Cantonment shall be held.

[File No. 29/2|G|L&C|57|48-C|D(Q&C).]

New Delhi, the 10th January 1964

S.R.O. 28.—In exercise of the powers conferred by sub-section (1) of section 16 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby **fixes** 12th March 1964, as the date on which elections in Kasauli Cantonment shall be held.

[File No. 29/14|G|L&C|57|110-C|D(Q&C).]

New Delhi, the 10th January 1964

S.R.O. 29.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), and in supersession of the notifications of the Government of India in the Ministry of Defence No. S.R.O. 175, dated the 10th May, 1960 and No. S.R.O. 313, dated the 14th September, 1960, the Cantonment Board, Babina, with the previous sanction of the Central Government, hereby imposes a tax on buildings and lands situated within the limits of the Babina Cantonment, at the rate of 7 percent per annum on the annual letting value of such buildings and lands.

2. This tax is leviable on the owners or occupiers of such buildings and lands.

[File No. 53/10|G|L&C|63|81-C|D(Q&C).]

K. C. BOSE, Under Secy.

